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INTERNATIONAL SEARCH REPORT

PCT/EP 02/07821

		i i	PCI/EP 02/0/821
A. CLASS IPC 7	SIFICATION OF SUBJECT MATTER C11D1/66 C11D17/00		· · · · · · · · · · · · · · · · · · ·
According t	to International Patent Classification (IPC) or to both national class	disation and IDC	
	S SEARCHED	incation and IPC	
Minimum d IPC 7	ocumentation searched (classification system followed by classifi C11D	cation symbols)	
Documente	ation searched other than minimum documentation to the extent th	at such documents are includ	ed in the fields searched
	data base consulted during the International search (name of data at a, EPO-Internal), PAJ	base and, where practical, s	earch lerms used)
C. DOCUM	IENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the	relevant passages	Relevant to claim No.
x	DE 20 59 403 A (ECONOMICS LAB) 24 June 1971 (1971-06-24)		1-4,8-10
A	page 4, paragraph 3; claim 1; t	able I	5-7
A	DATABASE WPI Section Ch, Week 197933		1,4-7
	Derwent Publications Ltd., Lond Class A25, AN 1979-60457B XP002219264 & JP 54 083912 A (LION FAT & OI 4 July 1979 (1979-07-04) abstract		
A	WO 00 50552 A (PROCTER & GAMBLE 31 August 2000 (2000-08-31) example 1A)	1,4,8-10
		-/	į
χ Furti	her documents are listed in the continuation of box C.	X Patent family me	ombers are listed in annex.
A' docume consider earlier of filling docume which citation of the right of the rig	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another no or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	or priority date and nicled to understand it invention "X" document of particular cannot be considered involve an inventive simple cannot be considered cannot be considered document sombiles.	ned after the International filing date of in conflict with the application but the principle or theory underlying the relevance; the claimed invention of novel or cannot be considered to step when the document is taken alone relevance; the claimed invention it is involve an inventive step when the dividit one or more other such docution being obvious to a person skilled the same patent family
	actual completion of the international search	1	International search report
11 November 2002 Name and mailing address of the ISA		26/11/200 Authorized officer	02
	European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijawijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Saunders,	, т

INTERNATIONAL SEARCH REPORT

national Application No PCT/EP 02/07821

	ition) DOCUMENTS CONSIDERED TO BE RELEVANT				
gory *	Citation of document, with indication, where appropriate, of the relevant passages	 Relevant to claim No.			
	US 4 836 951 A (TOTTEN GEORGE E ET AL) 6 June 1989 (1989-06-06) claim 1; example 2	1,4,8,10			
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Continuation of Box I.2

Claims no: 1 to 3 (in part)

The current Claims 1 to 3 concern a product characterized in each case by a desirable characteristic or property, namely a dynamic surface tension of less than 60 mN/m, at a concentration of 0.1 g/l in distilled water at a frequency of 1 Hz to 5 Hz.

Therefore the claims include all products displaying this characteristic or property whereas the application, within the meaning of PCT Article 5, provides support through the description only for a limited number of these products. In the present case the claims lack the proper support and the application lacks the requisite disclosure to such an extent that it appears impossible to carry out a meaningful search covering the entire range of protection sought.

Nevertheless, the claims also lack the clarity stipulated in PCT Article 6, since they attempt to define the product by the result to be attained. This lack of clarity is also such that a meaningful search covering the entire range of protection sought is impossible. Therefore the search was directed to the parts of the claims that appeared to be clear and supported and disclosed in the above sense, that is the parts concerning the products given in the embodiments and the products containing the compounds with EO-AO-EO-AO blocks mentioned in the description.

The applicant is advised that claims or parts of claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (PCT Rule 66.1(e)). In its capacity as International Preliminary Examining Authority the EPO generally will not carry out a preliminary examination for subjects that have not been searched. This also applies to cases where the claims were amended after receipt of the international search report (PCT Article 19) or where the applicant submits new claims in the course of the procedure under PCT Chapter II.

INTERNATIONAL SEARCH REPORT

International application No.
PCT/EP 02/07821

Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This inter	$mational\ search\ report\ has\ not\ been\ established\ in\ respect\ of\ certain\ claims\ under\ Article\ 17(2)(a)\ for\ the\ following\ reasons:$
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. 🕱	Claims Nos.: 2-3 IN PART because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: see additional sheet FURTHER INFORMATION PCT/ISA/210
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	mational Searching Authority found multiple inventions in this international application, as follows:
1.	As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark	on Protest The additional search fees were accompanied by the applicant's protest.
	No protest accompanied the payment of additional search fees.

Form PCT/ISA/210 (continuation of first sheet (1)) (July 1992)

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INTERNATIONAL SEARCH REPORT

Information on patent family members	
information on patent family members	D

national Application No

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Form PCT/ISA/210 (patent family annex) (July 1992)